

EXHIBIT 1

From: Shirley Chan
Sent: Friday, June 9, 2023 1:26 PM
To: Ryan Gustafson; Tracy Zinsou
Cc: stk@keetonfirm.com; cwk@ggallp.com; amir@shenaqpc.com; Matt Borden; David Kwasniewski
Subject: RE: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

Counsel,

Following up on this, please let us know as soon as possible when Ms. Marino is available for an in-person deposition at our California office. Thank you.

Regards,

Shirley Chan
BRAUN H A G E Y & B O R D E N LLP
Direct: (646) 859-5733

From: Ryan Gustafson <jrg@ggallp.com>
Sent: Monday, June 5, 2023 3:36 PM
To: Tracy Zinsou <Zinsou@braunhagey.com>
Cc: stk@keetonfirm.com; cwk@ggallp.com; amir@shenaqpc.com; Matt Borden <borden@braunhagey.com>; David Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>
Subject: Re: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

*** EXTERNAL MESSAGE ***

Confirming that the deposition tomorrow is OFF. We'll get you additional dates.

On Mon, Jun 5, 2023 at 11:09 AM Tracy Zinsou <Zinsou@braunhagey.com> wrote:

Counsel,

We need to reschedule tomorrow's deposition of Ms. Marino. Please let us know when she is available to sit for an in-person deposition in the next two weeks.

Best,

Tracy

Tracy O. Zinsou
BRAUNHAGEY & BORDEN LLP

Direct: (415) 651-3139

From: Tracy Zinsou
Sent: Monday, May 8, 2023 11:59 AM
To: 'stk@keetonfirm.com' <stk@keetonfirm.com>
Cc: jrg@ggallp.com; cwk@ggallp.com; amir@shenagpc.com; Matt Borden <borden@braunhagey.com>; David Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>
Subject: RE: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

Counsel,

We are available for plaintiff's deposition on June 6 starting at 10 a.m. Attached is an amended deposition notice.

Separately, please advise if plaintiff is amenable to a 30-day extension of today's deadline for YumEarth to respond to plaintiff's First Set of Requests for Production.

Regards,

Tracy

Tracy O. Zinsou
BRAUNHAGEY & BORDEN LLP

Direct: (415) 651-3139

From: stk@keetonfirm.com <stk@keetonfirm.com>
Sent: Monday, May 8, 2023 6:43 AM
To: Tracy Zinsou <Zinsou@braunhagey.com>
Cc: jrg@ggallp.com; cwk@ggallp.com; amir@shenagpc.com; Matt Borden <borden@braunhagey.com>; David Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>
Subject: Re: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

***** EXTERNAL MESSAGE *****

Hi Ms. Zinsou,

We are able to do the deposition on June 5 or June 6.

Please let us know if either of those dates work for your team.

Best,

Steffan

Steffan T. Keeton

The Keeton Firm LLC

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Pittsburgh, PA 15212

1-888-412-LAW1

stk@keetonfirm.com

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On May 1, 2023, at 5:26 PM, Amanda Ostrom <ostrom@braunhagey.com> wrote:

Counsel,

Attached please find documents for service in the above-captioned matter.

Regards,

Amanda Ostrom

Litigation Legal Assistant

BRAUNHAGEY & BORDEN LLP

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<2023-05-01 - Ltr. from TOZ to Counsel re Amended Notice of Deposition.pdf><2023-05-01 - Amended Notice of Deposition of Jennifer Marino.pdf>

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J. Ryan Gustafson

Good Gustafson Aumais LLP

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**Also admitted to the State Bar of Colorado